#### **Preamble for Proposed Manufactured Housing Rules**

Administrative Rules of the Texas Department of Housing and Community Affairs 10 Texas Administrative Code, Chapter 80

The Manufactured Housing Division of the Texas Department of Housing and Community Affairs (the "Department") proposes new 10 TAC, Chapter 80, §80.94 and proposes to amend §\$80.3, 80.25, 80.32, 80.33, 80.40, 80.41, 80.90, 80.92, and 80.100 relating to the regulation of the manufactured housing program. The rules are revised to comply with HB 2238 (81st Legislative Session, 2009), Federal Regulations, and for clarification purposes.

Section 80.3(b)(2): Statutory compliance with §1201.104(f) revised by HB 2238.

Section 80.3(k)(2): Statutory compliance with §1201.009 revised by HB 2238 and to enable the user enhancements available with the new system.

Section 80.25(i)(3) and (4): To comply with Federal Regulations.

Section 80.25(k)(3): To comply with Federal Regulations.

Section 80.32(b): To comply with 24 CFR §3288.5 of the Federal Regulations.

Section 80.33(g): Statutory compliance with §1201.104(f) revised by HB 2238.

Section 80.33(k)(3): Statutory compliance with federal mandates charging installers with the responsibility of site preparation for all new homes. This provision can only apply to used homes.

Section 80.40(e): Statutory compliance, insurance requirement repealed by HB 2238.

Section 80.41(a): Statutory compliance, insurance requirement repealed by HB 2238.

Section 80.41(a)(2)(A): Statutory compliance with §1201.104(f) revised by HB 2238.

Section 80.41(a)(2)(B): Statutory compliance with §1201.104(f) revised by HB 2238.

Section 80.41(a)(2)(C): Statutory compliance with §1201.104(f) revised by HB 2238.

Section 80.41(d)(2): Statutory compliance with §1201.104(e) revised by HB 2238. Live courses are no longer required.

Section 80.41(d)(3): Statutory compliance with §1201.104(e) revised by HB 2238. Live courses are no longer required.

Section 80.41(d)(4)(E): Statutory compliance with §1201.104(e) revised by HB 2238. Live courses are no longer required.

Section 80.90(c)(2)(C): Statutory compliance with §1201.058(e), revised by HB 2238, only permits the waiving of a fee if the Governor by executive order or proclamation declares a state of disaster under Chapter 418.

Section 80.92(b): Statutory compliance with §1201.204(c) revised by HB 2238.

New §80.94: The report that is provided by hardcopy each month to the county tax assessor-collectors and county appraisal districts can be provided electronically, if requested.

Section 80.100(a)(30): Revised the title of the form from Notice of Lien for Tax Lien/Release to Notice of Tax Lien/Release.

Section 80.100(a)(31): Removing the Notice of Lien (Other than a Tax Lien) form and replacing with the new Dispute Resolution form.

Section 80.100(a)(38): Revised the name of the from for statutory compliance with §1201.104(f) revised by HB 2238.

Section 80.100(a)(43): Revised the name of the form from Application for License Instruction Provider to Application for Continuing Education Provider.

Figure: 10 TAC §80.100(b)(1): Revised to correct errors in the block for the Department's use.

Figure: 10 TAC §80.100(b)(2): Statutory compliance, insurance requirement repealed by HB 2238. Added a field for date of birth in Block 9 to make it easier to run criminal history checks on related persons.

Figure: 10 TAC §80.100(b)(3): Statutory compliance, insurance requirement repealed by HB 2238.

Figure: 10 TAC §80.100(b)(4): Statutory compliance with §1201.103(d)(1) and §1201.104(c) revised by HB 2238.

Figure: 10 TAC §80.100(b)(7): Statutory compliance with §1201.204(c) revised by HB 2238. By emphasizing this requirement as a footer on the form, it may reduce the likelihood of being forgotten or not submitted, as is the case now.

Figure: 10 TAC §80.100(b)(11): Revised form to correct grammatical and formatting errors.

Figure: 10 TAC §80.100(b)(14): Statutory compliance with §1201.009 and §1201.204(c) revised by HB 2238.

For changes to comply with §1201.204(c): Need language directing the creditor to specify each home secured so they can be notified if we're made aware that the home is sold out of trust (current filing process doesn't specify each home covered under the TIF). Include summary as second page so homes can be specified by label and serial number(s).

For changes to comply with §1201.009: Adding a file number will enable the user to update the homes secured under the filing, electronically (with the new system).

Figure: 10 TAC §80.100(b)(16): Revised form to correct grammatical and formatting errors.

Figure: 10 TAC §80.100(b)(17): To comply with the Federal Regulations relating to smoke alarms (§3285.703), water testing (§3285.603(e) & §3280.612) and drainage testing (§3285.605(c)).

Figure: 10 TAC §80.100(b)(19): Statutory compliance with §§1201.2055(b), 1201.2055(i), and 1201.219(b) revised by HB 2238. The revisions improve efficiency by incorporating the filing of a mortgage lien on the SOL application and eliminating the Notice of Lien (Other than a Tax Lien) form. The notary requirement was repealed in HB 2238.

Figure: 10 TAC §80.100(b)(24): Added election back into form since HB 2238 repealed the notary requirement in §1201.2055(b). This will improve efficiency since it eliminates the Analyst from having to make a copy of the application for the applicant to make election and lets us utilize the addendum.

Figure: 10 TAC §80.100(b)(27): Removed payment information because there is no fee for taxing entities to obtain a Texas Seal.

Figure: 10 TAC §80.100(b)(29): Statutory compliance with §1201.206(a) revised by HB 2238.

Figure: 10 TAC §80.100(b)(30): Revised the title of the form, contact phone numbers, signature lines, and information in the section for Department use.

New Figure: 10 TAC §80.100(b)(31): The new Dispute Resolution form is added to comply with Federal Regulations, 24 CFR §3288.5.

Figure: 10 TAC §80.100(b)(31): Deleting the Notice of Lien (Other than a Tax Lien) form because no separate form is needed since §1201.219(b), revised by HB 2238, enables the notice to be incorporated in the Statement of Ownership and Location form.

Figure: 10 TAC §80.100(b)(35): Statutory compliance with §1201.114(a) and §1201.113.

Figure: 10 TAC §80.100(b)(38): Statutory compliance with §1201.104(f) revised by HB 2238 and formatting corrections.

Figure: 10 TAC §80.100(b)(39): Statutory compliance with §1201.217(b) revised by HB 2238, which requires that notice be also given to any known intervening owners of liens or equitable interest.

Figure: 10 TAC §80.100(b)(40): Statutory compliance with §1201.217(b) & (f) revised by HB 2238.

Figure: 10 TAC §80.100(b)(42): Statutory compliance with §1201.103(d)(1) and §1201.113 revised by HB 2238.

Figure: 10 TAC §80.100(b)(43): Revised the title from Application for License Instruction Providers to Application for Continuing Education Providers.

Joe A. Garcia, Executive Director of the Manufactured Housing Division of the Texas Department of Housing and Community Affairs, has determined that for the first five-year period

that the proposed rules are in effect there will be no fiscal implications for state or local government as a result of enforcing or administering these sections. There will be no effect on small or micro-businesses because of the proposed amendments. There are no anticipated economic costs to persons who are required to comply with the proposed rules.

Except for the above, there are no other proposed amendments expected to have material economic costs to persons/businesses that are required to comply with the proposed rules.

Mr. Garcia also has determined that for each year of the first five years that the proposed rules are in effect the public benefit as a result of enforcing the amendments will be to provide clarification of procedures and compliance with the Standards Act and Federal Regulations.

Mr. Garcia has also determined that for each year of the first five years the proposed rules are in effect there should be no adverse effect on a local economy, and therefore no local employment impact statement is required under Administrative Procedure Act (APA), Texas Government Code §2001.022.

If requested, the Department will conduct a public hearing on this rulemaking, pursuant to the Administrative Procedure Act, Texas Government Code §2001.029. The request for a public hearing must be received by the Department within 15 days after publication.

Comments may be submitted to Mr. Joe A. Garcia, Executive Director of the Manufactured Housing Division of the Texas Department of Housing and Community Affairs, P. O. Box 12489, Austin, Texas 78711-2489 or by e-mail at the following address joe.garcia@tdhca.state.tx.us. The deadline for comments is no later than 30 days from the date that these proposed rules are published in the *Texas Register*.

The new and amended sections are proposed under the Texas Manufactured Housing Standards Act, Occupations Code, Chapter 1201, §1201.052, which provides the Department with authority to amend, add, and repeal rules governing the Manufactured Housing Division of the Department and under Texas Government Code, Chapter 2306, §2306.6014 and §2306.6020, which authorizes the board to adopt rules as necessary and the director to administer and enforce the manufactured housing program through the Manufactured Housing Division.

The agency hereby certifies that the proposed new and amended sections have been reviewed by legal counsel and found to be within the agency's legal authority to adopt.

No other statutes, codes, or articles are affected by the proposed rules.

## **Manufactured Housing Rules**

### Proposed Rules: To Comply with HB 2238 & Fed. Regulations

Administrative Rules of the Texas Department of Housing and Community Affairs 10 Texas Administrative Code, Chapter 80

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# SUBCHAPTER A. CODES, STANDARDS, TERMS, FEES AND ADMINISTRATION

#### §80.3. Fees.

- (a) (No change.)
- (b) Installation Fees:
  - (1) (No change.)
  - (2) The reporting fee must be submitted to the Department with the completed Notice of Installation (Form T) no later than seven (7) days after which the installation is completed, but not later than three (3) days for [probationary] installers with a provisional license.

Rationale: Statutory compliance with §1201.104(f) revised by HB 2238.

- (3) (No change.)
- (c) (j) (No change.)
- (k) Method of Payment.
  - (1) All checks shall be made payable to the Texas Department of Housing and Community Affairs or TDHCA.
  - (2) All <u>fees for available electronic transactions [license renewals]</u> may also be paid by credit card or ACH, if submitted through Texas Online.

<u>Rationale</u>: Statutory compliance with §1201.009 revised by HB 2238. To enable the user enhancements available with the new system.

(1) - (m) (No change.)

# SUBCHAPTER B. INSTALLATION STANDARDS AND DEVICE APPROVALS

§80.25. Generic Standards for Multi-Section Connections Standards.

(a) - (h) (No change.)

- (i) Drain, Waste and Vent System (DWV):
  - (1) (No Change.)
  - (2) (No change.)
  - (3) Water testing: At the time of installation the water system must be inspected and tested for leaks after completion at the site (the water heater must be disconnected when using an air-only test).
  - (4) Drainage system testing: At the time of installation the drainage system must be inspected and tested for leaks after completion at the site.

<u>Rationale</u>: To comply with Fed. Regulations. Also added to Installation Checklist in \$80.100(b)(17) for new homes for compliance with the federal regulations.

- (j) (No change.)
- (k) Fuel Gas Piping Systems:
  - (1) (No change.)
  - (2) (No change.)
  - (3) The gas system must be inspected and tested for leaks after completion at the site.

<u>Rationale</u>: To comply with Federal Regulations. Also added to Installation Checklist in §80.100(b)(17) for new homes for compliance with the federal regulations.

# SUBCHAPTER C. LICENSEES' RESPONSIBILITIES AND REQUIREMENTS

§80.32. Retailers' Responsibilities and Requirements.

- (a) (No change.)
- (b) At the time of signing a contract for the sale or lease of a manufactured home, the retailer must disclose to the purchaser, a notice of the existence of a Dispute Resolution Program through HUD, either on a separate document from the sales contract or it may be incorporated clearly at the top of the sales contract. Disclosure of this requirement should be acknowledged by the consumer.

Rationale: To comply with 24 CFR §3288.5 of the Federal Regulations.

(c)[(b)] A retailer shall timely provide each consumer who acquires a manufactured home by sale, exchange, or lease purchase the applicable warranty or warranties specified in the Standards Act and any warranty regarding the home itself shall specify whether the warranty includes cosmetic items or not and, if it does include

- them, whether there are any limitations or special requirements, such as a walkthrough punch lists, excluded items, or the like.
- (d)[(e)] For each manufactured home taken into a retailer's inventory, a retailer shall maintain a copy of either a completed and timely submitted application for a statement of ownership and location to reflect the home as inventory or, once such a statement of ownership and location has been issued and received, a copy of that statement of ownership and location.
- (e)[(d)] For each home altered or rebuilt from salvage a retailer shall retain the documentation required for a rebuilder.
- (f)(e) A retailer must provide their company name, license number, contact information on any sales agreement, and proof of purchase or confirmation of sale.
- [g][(f)] If a retailer relies on a third party, such as a title company or closing attorney, to file with the Department the required forms necessary to enable the Department to issue a Statement of Ownership and Location to a consumer, the retailer must provide an instruction letter to that third party, advising them of their responsibilities to make such filings and the required timeframes therefore. This does not relieve the retailer from responsibility. The retailer must retain with their sale records a copy of that instruction letter and all documentation provided to such third party to enable them to make such filings. This optional form is available in Subchapter I of this chapter (relating to Forms).
- (h)[(g)] On a new manufactured home and on any used manufactured home where the sale, exchange or lease-purchase includes installation, the retailer must specify in the applicable contract or an accompanying written disclosure the intended date by which installation will be complete and a designated person to contact for the current status as to the intended date for completion of installation. For new manufactured homes, the retailer is responsible for ensuring that a licensed installer warrants the proper installation of the home and performs the required site preparation.
- (i)[(h)] If any goods or services being provided by a retailer in connection with the sale and/or installation of a manufactured home, the retailer must disclose, in writing, the goods and/or services to be provided and a good faith estimate as to when they will be provided.
- (i)[(i)] If any goods with a retail value of more than \$250 are to be provided in connection with the sale of a manufactured home and they are not specified on the data plate for the home, the retailer must describe them in the retail installment contract, purchase memorandum, or other sale document in sufficient detail to enable a third party to provide them under the responsibility of the retailer's surety bond should the retailer fail to provide them as agreed.
- (k)[(j)] A retailer accepting a deposit must give the consumer a written statement setting forth:

- (1) the amount of such deposit;
- (2) a statement of any requirements to obtain or limitations on any such refund; and
- (3) the name and business address of the person receiving such deposit.
- (I)[(k)] A retailer may not represent to a consumer that is purchasing a manufactured home with interim financing that the consumer will qualify for permanent financing if the retailer has any reason to believe that the consumer will not qualify for such permanent financing.
- (m)[(1)] A retailer may not increase the advertised price at which a manufactured home is to be sold based on the consumer's decision to make the purchase with or without financing provided by or arranged through the retailer.
- (n)[(m)] A retailer may not request or accept any document that is executed in blank or allow any alteration to a completed document without the consumer's initialing and dating such changes to indicate agreement to them. Where information is not available, a statement of that fact (e.g., TBD to be determined, not available, N/A, not applicable, or the like) may be entered in the blank. A consumer must be provided with copies of all documents they execute.
- (o)[(n)] A retailer may not knowingly accept or issue any check or other form of payment appearing on its face to be a *bona fide* payment but known not to represent good funds.
- (p)[(o)] A retailer may not negotiate or offer a deposit refund of less than is required by the Act. However, a retailer may, by written agreement with the consumer, retain the amount of the deposit used to pay legitimate third party costs actually incurred, such as credit report fees or courier fees.
- (q)[(p)] In order to comply with the provisions of §1201.107(d) of the Standards Act, a retailer or broker must:
  - (1) have a current, in effect surety bond issued in the most recent form promulgated by the Department; and
  - the applicable sales agreement must identify the surety bond that applies to the transaction and contain the following statement: "The above-described surety bond applies to this transaction in the following manner: The bond is issued to the Texas Manufactured Homeowners' Recovery Trust Fund (the "Fund"), a fund described in the Texas Manufactured Housing Standards Act (Tex. Occ. Code, Chapter 1201) and administered by the Director. If the Fund makes a payment to a consumer, the Fund will seek to recover under the surety bond. The obligation of the Fund to compensate a consumer for damages subject to reimbursement by the Fund is independent of the Fund's right or ability to recover from the above-described surety bond, but recoveries on surety bonds are an important part of the Fund's ability to

maintain sufficient assets to compensate consumers. There can be no assurance that the Fund will have sufficient assets to compensate a consumer for a covered claim. Assuming it has sufficient assets to compensate a consumer for a covered claim, the liability of the Fund is limited to actual damages, not to exceed \$35,000."

- (r)[(q)] A retailer shall maintain on a current basis a separate file for each salesperson sponsored by that retailer reflecting:
  - (1) that they are licensed in accordance with the Standards Act;
  - (2) the date of the initial licensing class that they attended and a copy of their certificate of completion;
  - (3) evidence of the successful completion of any required continuing education classes that they attended; and
  - (4) a copy of any written notice to the Department that sponsorship was terminated and the effective date thereof.
- (s)[(r)] At each licensed location, including each branch location, a retailer shall display their current license for that location and the current license of each salesperson who works from that location.
- (t)[(s)] At each licensed location, including each branch location, a retailer shall conspicuously display the Consumer Protection Information sign as set forth in Subchapter I of this chapter.
- (u)[(t)] Auction of Manufactured Housing to Texas Consumers.
  - (1) A person selling more than one home to one or more consumers through an auction in a twelve (12) month period must be licensed as a retailer, each individual acting as their agent must be licensed as a salesperson, and each specific location at which an auction is held must be licensed and bonded in accordance with the Standards Act.
  - (2) Acting as an auctioneer may be subject to the Texas Auctioneer Act, Occupations Code, Chapter 1802.
  - (3) The retailer must notify this Department in writing at least thirty (30) calendar days prior to the auction with such notice to contain the date, time, and physical address and location of a proposed auction or, if they recur on a scheduled basis, of the schedule.
- (v)[(u)] The written warranty that the used manufactured home is habitable as per §1201.455 of the Standards Act, shall have been timely delivered if given to the homeowner at or prior to possession or at the time the applicable sales agreement is signed.

(w)[(v)] The written manufacturer's new home construction warranty per §1201.351 of the Standards Act, shall be timely delivered if given to the homeowner at or prior to the time of initial installation at the consumer's home site.

#### §80.33. Installers' Responsibilities and Requirements.

- (a) (f) (No change.)
- (g) For each installation completed, the contracting installer must complete a Notice of Installation and submit the original, signed form with the required fee to the Department no later than seven (7) days after which the installation is completed, but not later than three (3) days for [probationary] installers with a provisional license. If an installer submits multiple installation reports at one time, a single payment for the combined fees may be submitted.

Rationale: Statutory compliance with §1201.104(f) revised by HB 2238.

- (h) (j) (No change.)
- (k) Each installer shall maintain the following books and records for each installation:
  - (1) (2) (No change.)
  - if the <u>used</u> home is to be installed on a site that has evidence of ponding, runoff, or uncompacted soil, a signed form from the consumer, acknowledging the condition and accepting the risks, such form to be as set forth in Subchapter I of this chapter (relating to Forms) and §1201.255 of the Standards Act;
- <u>Rationale</u>: Statutory compliance with federal mandates charging installers with the responsibility of site preparation for all new homes. This provision can only apply to <u>used</u> homes.
  - (4) (8) (No change.)
  - (l) (No change.)

### SUBCHAPTER E. LICENSING

#### §80.40. Security and Insurance Requirements.

- (a) (d) (No change.)
- [(e) Each installer shall maintain public liability insurance coverage, including completed operations coverage in an amount of not less than \$300,000 for bodily injury each occurrence and property damage insurance in an amount of not less than \$100,000 each occurrence. A combined single limit of \$300,000 will be considered to be in compliance with this section. If the applicant will be engaged in the transportation of manufactured housing incidental to the installation, the

applicant must also have motor vehicle liability insurance coverage in an amount of not less than \$250,000 bodily injury each person, \$500,000 bodily injury each occurrence, \$100,000 property damage each occurrence. A combined single limit of \$500,000 will be considered to be in compliance with this section. Cargo insurance on each home or transportable section of not less than \$50,000 per towing motor vehicle is required.]

- [(1) At the time of initial license and on renewal, a certificate of insurance must be filed with the Department by the insurance carrier or its authorized agent certifying the name of insurer, type of insurance and insurance limit per aggregate coverage and which provides for thirty (30) calendar days notice of cancellation. If the applicant does not provide proof of the required motor vehicle liability insurance and the cargo coverage, the applicant must sign an affidavit that the applicant will not engage in any transportation of manufactured housing. If the applicant transports only his/her own property, and furnishes the Department with an affidavit attesting to that fact, cargo coverage is not required.
- [(2) An installer, also licensed as a retailer, may satisfy the insurance requirements by filing a certificate of insurance which shows that the license holder has motor vehicle-garage liability coverage including completed operations, and has dealer's physical damage (open lot) including transit insurance coverage in amounts not less than those set forth in subsection (e) of this section. If the retailer installer transports their own homes, they must show proof of collision coverage on their commercial physical damage (open lot) policy.]
- [(3) If the required insurance coverage expires or is canceled, and proof of replacement coverage is not received prior to the expiration date or date of cancellation, the installer's license is automatically terminated until the licensee provides a new valid insurance.

Rationale: Statutory compliance, insurance requirement repealed by HB 2238.

- (e)[(f)] In order for the Board to direct the Director to stop accepting bonds issued by a surety for reasons outlined in §1201.105(c) of the Standards Act, the Department experiences significant problems if:
  - (1) the surety fails on three (3) or more occasions to make the required reimbursement payment within thirty (30) calendar days from the date of notice from the director that a consumer claim has been paid; or
  - (2) is more than sixty (60) calendar days late in making a required reimbursement payment.
- (f)(g) If the director stops accepting bonds issued by a surety for reasons set forth in subsection (f) of this section, all licensees who are bonded by the affected surety will be notified immediately so they can supply the Department with a new valid

bond when they renew their license. If a licensee fails to supply the Department with a new valid bond when they renew their license, their license is automatically suspended until the licensee provides a new valid bond.

#### §80.41. License Requirements.

(a) General License Requirements. In order to apply to obtain a license, the promulgated form of application for such license must be fully completed and executed and submitted to the Department, accompanied by the required fee, required security, [evidence of any required insurance,] and all other required supporting documentation. The Department may request any reasonably related additional information or documentation to clarify or support any application.

#### Rationale: Statutory compliance, insurance requirement repealed by HB 2238.

- (1) (No change.)
- (2) Additional provisions applicable to installers.
  - (A) A <u>provisional [probationary]</u> installer's license shall become a full installer's license as outlined in §1201.104(f) of the Standards Act when the Department inspects a minimum of five (5) manufactured home installations and found not to have any identified installation violations.

#### <u>Rationale</u>: Statutory compliance with §1201.104(f) revised by HB 2238.

(B) It is the responsibility of an installer who is still on a provisional [probationary] status to notify the Department of each installation performed promptly. As used in this Section, "promptly" means sufficiently early to enable the home to be inspected prior to any skirting being installed, in any event within three business days following the date of completion of the installation.

#### Rationale: Statutory compliance with §1201.104(f) revised by HB 2238.

(C) It is the responsibility of the Department's field office to notify the Department's licensing section when a **provisional** [**probationary**] installer's license is eligible for upgrade to a full installer's license.

### Rationale: Statutory compliance with §1201.104(f) revised by HB 2238.

- (b) (c) (No change.)
- (d) Continuing Education.
  - (1) (No change.)

(2) Acceptable evidence that the requirements of §1201.113(b) of the Standards Act have been satisfied by the license holder or their related person on record with the Department, would be a certificate, letter, or similar statement provided by the approved education provider indicating that the course was timely completed. Such evidence may be submitted by fax, mail, e-mail, or in person. [Attendance of a continuing education course in person is a requirement.]

<u>Rationale</u>: Statutory compliance with §1201.104(e) revised by HB 2238. Live courses are no longer required.

(3) For license renewal, evidence of any required <u>completion [attendance]</u>, with reference to license number, must be received by the Department before a license may be renewed.

<u>Rationale</u>: Statutory compliance with §1201.104(e) revised by HB 2238. Live courses are no longer required.

- (4) Approval of courses and providers. In order to be considered for approval by the Board to provide continuing education courses a party wishing to be considered for such approval must submit, for each course for which approval is sought, a letter application, accompanied by the nonrefundable processing fee, and the following:
  - (A) (D) (No change.)
  - (E) If <u>completion of [attendance at]</u> the course is limited to any particular group, a description of the limitation;

<u>Rationale</u>: Statutory compliance with §1201.104(e) revised by HB 2238. Live courses are no longer required.

- (F) (G) (No change.)
- (5) (No change.)
- (e) (f) (No change.)

#### SUBCHAPTER H. STATEMENTS OF OWNERSHIP AND LOCATION

§80.90. Issuance of Statements of Ownership and Location.

- (a) (b) (No change.)
- (c) Corrections to Statements of Ownership and Location.
  - (1) (No change.)

- (2) If a correction is requested because of an error made by a party other than the Department, the correction will not be made until the Department receives the following:
  - (A) A complete corrected application for Statement of Ownership and Location,
  - (B) Any necessary supporting documentation.[, and]
  - [(C) The required fee, which can be reduced or waived by the director for good cause.]

Revised by HB 2238. Statutory compliance with §1201.058(e) only permits the waiving of a fee if the Governor by executive order or proclamation declares a state of disaster under Chapter 418.

(d) - (h) (No change.)

#### §80.92. Inventory Finance Liens.

- (a) (No change.)
- (b) A separate form must be filed for each licensed sales location and must include a summary of homes by label or serial number, that are secured with the form.

Rationale: Statutory compliance with §1201.204(c) revised by HB 2238.

New §80.94. Report to County Tax Assessor-Collectors and County Appraisal Districts.

In order to comply with §1201.220 of the Standards Act, which requires the Department to provide a monthly report to each tax assessor-collector and county appraisal district in Texas, the Department will provide the required information by hardcopy or electronically, when possible. Section 1201.009 of the Standards Act, allows the Department, if feasible, to perform any action under this chapter by electronic means.

Rationale: The report that is provided by hardcopy each month to the county tax assessor-collectors and county appraisal districts can be provided electronically, if requested.

#### **SUBCHAPTER I. FORMS**

#### §80.100. List of Forms.

- (a) The following list is in numerical order with the forms located in subsection (b) of this section.
  - (1) Application for Manufacturer's License.
  - (2) Application for Retailer, Broker, Installer and/or Rebuilder's License.
  - (3) Application for Retailer with Branch Locations License.

- (4) Application for Salesperson's License.
- (5) Licensing Surety Bond.
- (6) Licensing Security Agreement.
- (7) Manufacturer's Certificate of Origin (MCO).
- (8) Consumer Disclosure Statement.
- (9) Warranty and Disclosure for a Used Manufactured Home.
- (10) Retail Monitoring Checklist.
- (11) Consumer Notice of Licensed and Bonded Location.
- (12) Notice and Informed Consent to the Installation of a Used Manufactured Home on an Improperly Prepared Site.
- (13) Formaldehyde Notice.
- (14) Texas Inventory Finance Security Form.
- (15) Broker Disclosure Form.
- (16) Notice of Installation (Form T).
- (17) Installation Checklist.
- (18) Estimate for Reassigned Warranty Work.
- (19) Application for Statement of Ownership and Location.
- (20) Affidavit of Fact for Real Property.
- (21) Affidavit of Fact.
- (22) Affidavit of Error.
- (23) Affidavit of Fact for Right of Survivorship.
- (24) Addendum to Application for SOL.
- (25) Release or Foreclosure of Lien (Form B).
- (26) Statement of Inheritance (Form C).
- (27) Taxing Entity Application for Texas Seal (Form S).
- (28) Multiple Application Log (Form M).
- (29) Instructions to Third Party Closer.
- (30) Notice of [Lien for] Tax Lien/Release Form.
- (31) <u>HUD Disclosure to Consumer Regarding Dispute Resolution [Notice of Lien to Perfect a Lien (Other than Tax Lien) Form</u>].
- (32) Notification of filing status as a Central Tax Collector.
- (33) Site Preparation Notice for Used Homes Form.
- (34) Sample of Statement of Ownership and Location.
- (35) Application for License Renewal (other than a salesperson).
- (36) Right of Rescission Waiver Form.
- (37) List of Unlicensed Installers Form.
- (38) [Probationary] Notice of Installation (Form T) for Provisional Installer's License.
- (39) Notice of Intent to Acquire Ownership of an Abandoned Home.
- (40) Affidavit of Fact for Abandonment.
- (41) Disclosure to Consumer (Possible Need to Vacate Home if Financing does not Close).
- (42) Application for Salesperson's License Renewal.
- (43) Application for Continuing Education [License Instruction] Provider.
- (44) Statement from Tax Assessor-Collector.
- (45) Consumer Disclosure Statement (Spanish Version).
- (46) HUD Required Installation Program Disclosure to Consumer.

- (b) Forms.
  - (1) Application for Manufacturer's License.

<u>Rationale</u>: Revised to correct errors in the block for the Department's use.

# Texas Department of Housing and Community Affairs Manufactured Housing Division

P. O. BOX 12489 Austin, Texas 78711-2489 (800) 500-7074, (512) 475-2200 FAX (512) 475-1109

Internet Address: www.tdhca.state.tx.us/mh/index.htm

APPLICATION FOR MANUFACTURER'S LICENSE (Please type or print clearly.)									
Check one:	[ ]	Corp	oration	[	] Partner	ship [	] Sole Proprie	etorship [	] Other
1. Legal Business Name:		•		-				•	-
2. Have you ever been TDHCA?	2. Have you ever been licensed by [ ]YES [ ] NO If yes, provide license number:								
3. Physical Location A	Add	lress:				City, State,	ZIP and Coun	ty	
4. Phone:							Fax:		
5. Mailing Address:						City, State,	ZIP and Coun	ty	
<u> </u>						•		•	
6. Date applicant because incorporated):	ame	e owne	r, opera	tor (or da	ate				
7. Provide list of all to									
name and address of a	•		usiness	organiza	tion regist	ered with the	secretary of st	tate (additional r	nay be
listed on a separate sh	eet)	<u>).                                    </u>							
Trade Name					Phy	sical Address	, City, State, a	nd ZIP	
8. Provide complete in be listed on a separate NOTE: Providing your so	sh	eet).			-		-		Ū
Legal Name and Ti					s, City, Sta		Phone	Date of Birth	SSN
				0	, ,,	<u> </u>			
							<u> </u>		
							ļ		
9. Provide complete li participate in manage		_			<del>-</del>	_	bove), who dir	ectly or indirect	ly
Legal Name and Ti			•			City, State and	l ZIP	Pho	ne
J					,				
10. Have you, or a corporate officer or partner, been convicted of any felony or misdemeanor offense, OTHER than a Class C misdemeanor for traffic violations, within the five years  PRECEDING this application?  [ ]YES [ ] NO If YES, complete the required Criminal Conviction Questionnaire ensuring that you provide accurate and thorough details sufficient to persuade the Department that you conviction does not pose a threat to the consumer or the industry.  A DPS criminal check will be performed.									
PRECEDING this app	olic	ation?				A DPS	Ci illilliai Clieck V	vm ve beriorinea.	•

11. Plant Certification						
Date:						
12. Production Inspection Primary						
<b>Inspection Agency Label Pref</b>	ix:					
13. Design Approval Primary	Inspection					
Agency:						
14. Provide physical address,	city,			,		
state and ZIP, where records	will be					
kept (this can be the principal	location					
or an alternate in-state location	on):					
15. Will you have a manufact	uring plant or	service facility in Texas?	[ ] YES [ ] NO			
If NO, to assure the availability	tv of prompt ar	nd satisfactory warranty	service, a manufacturer which does	not have		
		ž ž	warranty service and repairs can be			
provided and made, shall be b		•				
<u> </u>	_	· ·	fide service facility in Texas, pursua	nt to		
Section 80.40(d) of the Admin	•		· · ·			
Name of Facility:						
Address:						
City/State/ZIP:						
Phone:						
		Certification				
License is subject to revocation	, if the Departm	ent is <b>NOT</b> notified in wri	ting of any changes in the information	given on		
this application or if there is a v	riolation of the la	aw.		_		
With knowledge of penalties for	r false statement	ts, I certify that to the best	of my knowledge all information subr	nitted on		
this application and on all attack	hed documents i	s true and correct.	·			
• •						
(Signature of Applicant or President, if inco	orporated)	(Date) (Signature of Sec	retary, if incorporated)	(Date)		
		Department Use Only				
Education:	Fees:	la marfa ataman I da a a da a E	Additional Requirements:			
[ ] 20 hours of Department		[anufacturer Licensing Fee]	[ ] \$100,000 BOND/CD [ ] \$100,000 ADDITIONAL BOND/0	CD		
Education in Austin, Texas		Retailer Licensing Fee]	[ <del></del>	<u> </u>		
		Retailer/Broker Licensing Fee]				
	II 1 \$000 00 E	Ret./Installer Licensing Fee]	FF 1 43 F 4 T7 1 1 T 1 1 114 T	_		
		<del>let./Instaner Licensing Fee</del> <u>l</u> Ret./Brok./Inst. Licensing Fee	[ ] *Motor Vehicle Liability Insurat [ ] *Cargo Insurance (*if transportin			

(2) Application for Retailer, Broker, Installer and/or Rebuilder's License.

Rationale: Statutory compliance, insurance requirement repealed by HB 2238. Added a field for date of birth in Block 9 to make it easier to run criminal history checks on related persons.

# Texas Department of Housing and Community Affairs MANUFACTURED HOUSING DIVISION

P. O. BOX 12489 Austin, Texas 78711-2489

(800) 500-7074, (512) 475-2200 FAX (512) 475-1109

Internet Address: www.tdhca.state.tx.us/mh/index.htm

APPLICATION FOR LICENSE (FOR A RETAILER, BROKER, INSTALLER AND/OR REBUILDER)								
(Please type or print clearly.)  Check one: [ ] Corporation [ ] Partnership [ ] Sole Proprietorship [ ] Other								
1. Legal Business Name:	on [] Farthe	rsiiip [	] 50	ie Fropi	Tetorsinp	L	] Other	
2. Have you ever been licensed	b. TDHCA9		) If	**************************************	vida liaanaa		how	
	Dy IDHCA: [				vide license	num	iber:	
5. Physical Location Address:	3. Physical Location Address: City, State, ZIP and County							
A DI								
4. Phone:		Fax:		-	~ .			
5. Mailing Address:		City, S	tate, Z	IP and	County			
6. Date applicant became owner								
7. Provide list of all trade nam								
and the name and address of an		nization regis	tered	with the	e secretary o	of sta	te (additional	
may be listed on a separate she								
Trade Name		Physical Add	ress, (	City, Sta	te, and ZIP	)		
8. Provide complete information on ALL owners, principals, partners and/or corporate officers (additional may be listed on a separate sheet).  NOTE: Providing your social security number is optional, HOWEVER, the processing of your application may be delayed without it.								
Legal Name and Title	Mailing Address, City	, State & ZIP	Pl	hone	Date of Bi	rth	SSN	
9. Provide complete list of all participate in management or p	•		isted a	ibove), v	vho directly	or ir	ndirectly	
Legal Name and Title	Mailing Address, C	City, State & ZI	P	P	hone	D	ate of Birth	
10. Have you, or a corporate of	fficer or partner,	[ ]YE	S [	] NO If	YES, comple	ete the	e required	
been convicted of any felony or	<u>=</u>	Criminal C	onvict	ion Quest	ionnaire ensu	ring tl	hat you provide	
offense, OTHER than a Class (					ils sufficient			
traffic violations, within the fiv					ction does no	t pose	a threat to the	
PRECEDING this application?		consumer o			check will be	norfo	rmed	
11. Indicate which type of license y	ou are anniving for	A	אנע (	a militat (	CHECK WIII DE	perio	nilleu.	
[ ] <b>R</b> = Retailer [ ] <b>RB</b> = Retailer		tetailer/Installer	Г	] PRI_I	Retailer/Broke	r/Inst	aller	
	RR=Rebuilde		L	] WDI-L	wanci/DIUK	21/ 111SU	u11C1	

12. As applicable, indicate who performing:	at function(	s) you will be	[ ] Transporting	[ ] Installation			
13. Are you in arrears on any taxes owed to the State of Texas?  Are you in arrears on a guaranteed student loan?			[ ] YES [ ] NO [ ] YES [ ] NO If you answered YES to either question, provide proof that you are in good standing with them or that you have made payment arrangements.				
Provide physical address, city, state and ZIP, where records will be kept (this can be the principal location or an alternate in-state location):							
		Certification					
License is subject to revocation, if the Department is <u>NOT</u> notified in writing of any changes in the information given on this application or if there is a violation of the law.  With knowledge of penalties for false statements, I certify that to the best of my knowledge all information submitted on this application and on all attached documents is true and correct.							
(Signature of Applicant or President, if incor	porated)	(Date) (Signa	ture of Secretary, if incorporated)	(Date)			
		<b>Department Use Only</b>					
Education:  [ ] 20 hours of Department Education in Austin, Texas	[ ] \$550.00 [ ] \$350.00 [ ] \$350.00 [ ] \$900.00 [ ] \$900.00	Education Fee Retailer Licensing Fee Broker Licensing Fee Installer Licensing Fee Retailer/Broker Licensing Fee Ret./Installer Licensing Fee 0 Ret./Brok./Inst. Licensing Fee					

(3) Application for Retailer with Branch Locations License.

Rationale: Statutory compliance, insurance requirement repealed by HB 2238.

## Texas Department of Housing and Community Affairs

### MANUFACTURED HOUSING DIVISION

P. O. BOX 12489 Austin, Texas 78711-2489 (800) 500-7074, (512) 475-2200 FAX (512) 475-1109 Internet Address: <a href="https://www.tdhca.state.tx.us/mh/index.htm">www.tdhca.state.tx.us/mh/index.htm</a>

APPLICATION FOR RETAILER WITH BRANCH LOCATIONS LICENSE (Please type or print clearly.)										
Check one: [ 1. Business Name:	] Corporation [ ]	Partnership	[]	Sole P	roprietorshi	p [ ] Other				
DBA Name:										
2. Business Owner's Na										
	icensed by TDHCA? YES	S / NO If so	, please pr	ovide li	cense numbe	 er:				
4. Location Address:	City	State	Zip		unty	Phone/Fax				
5. Mailing Address:	5. Mailing Address:									
6. Date applicant becan	ne owner, operator (or dat	te incorporate	ed):	ı	l					
NOTE: Providing your s without it.	formation on ALL corpora	al, HOWEVER	, the processi							
Name and Title	Home Mailin	ng Address	Home 1	Phone	Date of Birt	th SSN				
than a Class C misdemeano [ ]YES [ ]NO If	r for traffic violations, wit YES, complete the enclosed	thin the five y	ears PREC	EDIN(	G this applic					
[ ] Register a primary lo	license you are applying for: ocation with branch locations sal branch location to an existin			et (attach	bond for each	ı location)				
10. What function(s) wi	ill you be performing:	[ ] Transp	orting	[ ]	Installation					
11. Name of related per	rson who attended licensin	g education c	lass:							
Are you in arrears on any Are you in arrears on a gu	taxes owed to the State of auaranteed student loan?		YES [ ] N YES [ ] N							
	(	Certification								
there is a violation of the law.	n, if the Department is <b>NOT</b> notified or false statements, I certify that to and correct.									
(Signature of Applicant or Preside	nt, if incorporated) (Date)	(Signature of	Secretary, if in	corporated	<i>l</i> )	(Date)				
	Dep	artment Use Oi	ıly							
Education:  [ ] 20 hours of Department Education in Austin, Texas	Fees: [ ] \$250.00 Education Fee [ ] \$550.00 Retailer Licensing [ ] \$900.00 Retailer/Broker Li [ ] \$900.00 Ret./Installer Licen	censing Fee nsing Fee	[ ] \$50 [ <del>[ ] Pt</del> [ <del>[ ] *A</del>	),000 BO	bility Insurance hicle Liability	Insurance] asporting homes)				

(4) Application for Salesperson's License.

Rationale: Statutory compliance with §1201.103(d)(1) and §1201.104(c) revised by HB 2238.

# Texas Department of Housing and Community Affairs Manufactured Housing Division

P. O. BOX 12489 Austin, Texas 78711-2489 (800) 500-7074, (512) 475-2200 FAX (512) 475-1109 Internet Address: <a href="https://www.tdhca.state.tx.us/mh/index.htm">www.tdhca.state.tx.us/mh/index.htm</a>

App	LICATION FOR S (Please type			LICENSE			
1. Name of Salesperson:	, , , ,	•		te of Birth:	/ /		
3. Home Address:			4. So	cial Security #:			
City:		State:		Zip:			
5. Telephone:	Telephone:			Fax:			
Home ( )	Work ( )			( )			
6. Sponsoring Retailer or Broker:		-					
Sponsoring Retailer's <u>or Broker</u>	<u>s</u> Lic. #:						
7. Business Address:							
City:		State:		Zip:			
8. List dates, employer and addres All gaps in employment must be exp		osition at v	vhich yo	ou have worked for	the past three years.		
(Dates)	(Employer	•)		(Addres	<u>s)</u>		
(Dates)	(Employer	•)	(Address)				
(Dates)	(Employer	•)		(Addres	s)		
9. Have you ever been licensed by							
10. Have you been convicted of an traffic violation, within the five yea [ ]YES [ ] NO If YES, comp	ars PRECEDING t	his applica	tion?		nisdemeanor for a		
Are you in arrears on any taxes owed Are you in arrears on a guaranteed st		as? [ ] <b>Y</b>		] NO ] NO			
	Cert	tification					
License is subject to revocation, if the on this application or if there is a v §1201.104(c) are not successfully contained the license is issued.	iolation of the law.	License w	ill be su	spended if the educ	cation requirements of		
With knowledge of penalties for fals on this application and on all attache				f my knowledge all	information submitted		
(Signature of Applicant)	(Date)	(Signature	of Sponsor	ing Retailer <u>or <b>Broker</b>)</u>	(Date)		
		iyment					
Attach the required license fee of \$200 business firm check, money order or cas <i>Affairs</i> . Mail to the address listed at the	shier's check. Please						
	Departm	ent Use O	nly				
Fees [ ] \$200.00 License Fee		Oate		/ /			
	R	Received:					

- (5) (6) (No change.)
- (7) Manufacturer's Certificate of Origin (MCO).

# Rationale: Statutory compliance with §1201.204(c) revised by HB 2238. By emphasizing this requirement as a footer on the form, it may reduce the likelihood of being forgotten or not submitted, as is the case now.

### MANUFACTURER'S CERTIFICATE OF ORIGIN TO A MANUFACTURED HOME

THE UNDERSIGNED MANUFACTURER HEREBY CERTIFIES THAT THE NEW MANUFACTURED HOME DESCRIBED HEREIN, THE PROPERTY OF SAID MANUFACTURER, HAS BEEN TRANSFERRED ON THE DATE SET FORTH HEREIN, SUBJECT TO THE TERMS AND CONDITIONS OF THE INVOICE OR OTHER APPLICABLE AGREEMENT TO:

NAME OF RETAILER REG. NO.			ADDRESS OF RETAILER		CITY		STATE	STATE ZIP				
TRANSFER DATE	FRANSFER DATE MODEL DESIGNATION DATE OF MANUFACTURE					NUMBER (	NUMBER OF SECTIONS TOTAL SQUARE FEET					
LABEL/DECAL NUMBER		SERI	AL NUMB	ER			WEIGHT	SIZE		EXCLUD	ING HITCH	
LABEL/DECAL NUMBER		SERI	AL NUMB	ER			WEIGHT	SIZE		EXCLUD	ING HITCH	
LABEL/DECAL NUMBER		SERI	AL NUMB	ER			WEIGHT	SIZE		EXCLUD	ING HITCH	
LABEL/DECAL NUMBER		SERI	AL NUMB	ER			WEIGHT	SIZE		EXCLUD	ING HITCH	
FIRST ASSIGNMENT (	FOR RETAILERS ON	(X)		DATE			C	ONSTRUCTE	D FOR:			
TO:		,				ENEI	RGY ZONE					
NAME OF RETAILER		REGISTR	ATION NO	).					WIND	<b>ZONE</b>		
						ROO	F LOAD ZONE					
ADDRESS							IANUFACTURER WARI					
						BEING TRANSFERRED AND THAT NO OTHER VALID MANUFACTURER'S						
CITY		STATE			ZIP	CERT	CERTIFICATE OF ORIGIN IS ISSUED AND OUTSTANDING ON THE					
						MANUFACTURED HOME DESCRIBED HEREIN.						
TYPE NAME AND TITLE OF	F PERSON AUTHORIZE	D TO SIGN FO	OR TRANS	FERENCE TO RET	AILER	MANU	FACTURER OF HOME			REGIST	RATION NO.	
AUTHORIZED SIGNATURE												
						ADDRESS OF MANUFACTURER						
SECOND ASSIGNMEN	T (FOR RETAILERS (	ONLY)		DATE								
TO:												
NAME OF RETAILER		REGISTRA	ATION NO	).		CITY			STATE		ZIP	
ADDRESS												
NDDRESS						AUTH	ORIZED SIGNATURE/T	ITLE				
CITY		STATE			ZIP	Acin	OKIZED SIGNATURE I	IILE				
TYPE NAME AND TITLE OF	PERSON AUTHORIZE	D TO SIGN FO	OR TRANS	FERENCE TO RET	AILER							
AUTHORIZED SIGNATURE						INVOICE #						
NOTE: AT EIDET DETAIL	I CALE THE CEASES	LO EMIDENCE	OWNER	HID OF THE HOM	E							

THE ORIGINAL MCO MUST BE INCLUDED WITH THE NEW HOME SOL APPLICATION WITHIN 60 DAYS FROM THE DATE OF SALE.

- (8) (10) (No change.)
- (11) Consumer Notice of Licensed and Bonded Location.

<u>Rationale</u>: Revised form to correct grammatical and formatting errors.

## Texas Department of Housing and Community Affairs Manufactured Housing Division

P. O. BOX 12489 Austin, Texas 78711-2489 (800) 500-7074, (512) 475-2200 FAX (512) 475-1109 Internet Address: www.tdhca.state.tx.us/mh/index.htm

## **Notice of Licensed and Bonded Location**

THIS LOCATION IS LICENSED AND BONDED UNDER THE TEXAS MANUFACTURED HOUSING STANDARDS ACT (TEX. OCC. CODE, CHAPTER 1201) AS A RETAIL LOCATION. THE RETAILER'S LICENSE AND THE LICENSE OF EACH SALESPERSON WORKING AT THIS SITE ARE AVAILABLE FOR REVIEW [INSPECTION].

TO CONTACT THE TEXAS DEPARTMENT OF HOUSING AND COMMUNITY AFFAIRS, MANUFACTURED HOUSING DIVISION, THE <u>STATE</u> [GOVERNMENT] AGENCY THAT REGULATES RETAIL MANUFACTURED HOME SALES,[...] CALL **1-800-500-7074** OR GO TO

WWW.TDHCA.STATE.TX.US/MH.

- (12) (13) (No change.)
- (14) Texas Inventory Finance Security Form.

Rationale: Statutory compliance with §1201.009 and §1201.204(c) revised by HB 2238.

For changes to comply with §1201.204(c): Need language directing the creditor to specify each home secured so they can be notified if we're made aware that the home is sold out of trust (current filing process doesn't specify each home covered under the TIF). Include summary as second page so homes can be specified by label and serial number(s).

For changes to comply with §1201.009: Adding a file number will enable the user to update the homes secured under the filing, electronically (with the new system).

## Texas Department of Housing and Community Affairs Manufactured Housing Division

P. O. BOX 12489 Austin, Texas 78711-2489 (800) 500-7074, (512) 475-2200 FAX (512) 475-1109 Internet Address: www.tdhca.state.tx.us/mh/index.htm

#### TEXAS INVENTORY FINANCE SECURITY FORM

The undersigned retailer and creditor-lender have executed a separate security agreement which sets forth the rights and obligations of the two parties in the inventory finance agreement.

This inventory finance security form only applies to the single retail location set forth below, and the homes reported to the Department on the Texas Inventory Finance Security Form Homes Summary. The filing of the inventory finance security form with the Texas Department of Housing and Community Affairs perfects the security interest in all reported manufactured homes which have been financed by the creditor-lender or for which the creditor-lender has advanced any funds or has incurred any obligation which enabled the retailer to acquire the manufactured home, any [-The filing of the inventory finance security form also perfects a security interest in all] manufactured homes subsequently [which are hereafter] acquired by the retailer, for which the creditor-lender has advanced any funds or the incurrence of the obligation, shall be reported to the Department on the prescribed Texas Inventory Finance Security Homes Summary[and the creditor-lender is not required to file additional inventory finance security forms].

No provision in the security agreement between the parties to an inventory financing arrangement shall in any way modify, change or supersede the requirements of the rules of the Manufactured Housing Division of the Texas Department of Housing and Community Affairs for the perfection of security interest in the manufactured homes which are in the inventory of a retailer.

TDHO	CA License #	
	State	Zip
	<u>'</u>	
	State	Zip
ED:		
=		
		Use Only
	Filing No. Assigned:	
		ED:

Filing No.:	
-------------	--

### **Texas Inventory Finance Form Homes Summary**

HUD Label Number	<u>Serial Number</u>

- (15) (No change.)
- (16) Notice of Installation (Form T).

<u>Rationale</u>: Revised form to correct grammatical and formatting errors.

### Texas Department of Housing and Community Affairs MANUFACTURED HOUSING DIVISION

P. O. BOX 12489 Austin, Texas 78711-2489

#### (800) 500-7074, (512) 475-2200 FAX (512) 475-3506 Internet Address: www.tdhca.state.tx.us/mh/index.htm

		Notice of	f Installation (l	<u>Form</u>	<u>T)</u>		
HUD Label o	r Texas Seal # (s)	:		Seria	l # (s):		
Home Size - Width	ı / Length: X	Weight	Date of Manufacture:	/_	_/	Model / Name:	
Draw A Ma	p To Provide Di	rections To	<b>Home On Page 2</b>				
Consumer:			Phone Numbers: Home: (	)		Work: ()	)
Mailing Address:			Cit	<u>'</u> y		ZIP:	
Site Address:			City			ZIP:	
			on Data Plate: I () II (				
			) No () Was the			rnate construction.	Yes () No ()
	Name		Address		License #	Expiration Date	Phone #
F						Date	
Retailer							
Installer							
Ls home install	led in Frost Line Zor	ne? ( ) Yes (	) No	er or inst	aller nrov	ide skirting? V	es ( ) No ( )
			Yes () No () No		_	_	<u>, , , , , , , , , , , , , , , , , , , </u>
-	ne home has been inst		<del></del>	ppnci			
			ructions (provide page n	umber or	r option		).
(	pecial Foundation Sy	stem (attach a c	copy of the drawing for th		-		
any o	drawing previously si	ubmitted).					
	ıufacturer's Home Ir	ıstallation Instr	ructions (provide page n	umber or	r option		).
			s Administrative Code (		•		,
() 3. A sta	abilization system re	gistered with th	ne Department in accord	lance witl	h 10 TAC	C §80.26 - provide	
	pecial Foundation Sy drawing previously su		copy of the drawing for th	his system	ı and prov	vide a reference, į	f applicable, to
•	•	*	IS CHECKED IT	WILL	SE PRE	SIMED THA	Τ ΩΡΤΙΩΝ 2

Form: Notice of Installation (Form T)

(STATE GENERIC STANDARDS) WAS USED.

To be submitted to the Department along with the required fee no later than the 7<sup>th</sup> day after which the installation is completed. The Installation Report (Form T) should <u>not [no longer]</u> be submitted with the title documents.

<u>Per §1201.206(i)</u>: On secondary moves the notice must be accompanied by either the original notice of installation or a certification that a true and correct copy of the notice of installation has been provided to the chief appraiser of the county where the home is installed. The delivery of the copy of the notice to the chief appraiser may be accomplished by either certified mail or by electronic mailing of the electronically reproduced document in a commonly readable format.

I verify that I am a licensed installer, that I am responsible for the installation described, and that the information supplied is true and correct. Executed this day of	
Signature (Retailer/Installer)	Name (print or type)
Department Use Only	
<ul> <li>☐ Inspected Without Violations</li> <li>☐ Inspected With Violations</li> <li>☐ Not Inspected, Unit Skirted</li> </ul>	<ul> <li>□ Not Inspected, Unable to Locate</li> <li>□ Not Inspected, No Unit At Location</li> <li>□ Not Inspected, Unit Not Accessible</li> </ul>
Inspection Date: HUD/Seal #:	
Inspector Signature:	Printed Name:

**DRAW MAP BELOW** 



(17) Installation Checklist.

<u>Rationale</u>: To comply with the Federal Regulations relating to smoke alarms (§3285.703), water testing (§3285.603(e) & §3280.612) and drainage testing (§3285.605(c)).

### Texas Department of Housing and Community Affairs Manufactured Housing Division

P. O. BOX 12489 Austin, Texas 78711-2489 (800) 500-7074, (512) 475-2200 FAX (512) 475-3506

#### Internet Address: www.tdhca.state.tx.us/mh/index.htm

#### INSTALLATION CHECKLIST

HUD Label or Texas Seal # (s):	Serial # (s):			
Date of installation:	Wind Zone:			
Humid/fringe status:				
Rec	quired Testing			
Electrical testing - At the time of installat	tion, the following tests must be performed:			
All site installed or shipped loose fi connections have been properly made.	extures must be polarity tested to determine that the			
All grounding and bonding conductor must be tested for continuity.	rs installed or connected during the home installation			
	on all electrical lights, equipment, ground fault circuit te that all equipment is connected and functioning			
All Smoke detectors are functional and in	n working order.			
Water testing – At the time of installation the completion at the site. (The water heater must be	e water system must be inspected and tested for leaks after be disconnected when using an air-only test.)			
<u>Drainage system testing:</u> At the time of installation the drainage system must be inspected and tested for <u>leaks after completion at the site.</u>				
Fuel testing procedures: The gas system mussite.	st be inspected and tested for leaks after completion at the			
	ncluded because the installation was done to a method to time, where is a copy of the actual methods in the			
Once the home installation is complete an doors and windows are operational.	Operational Test will be performed to ensure that all			
<ul> <li>You must complete the following as part of you</li> <li>SITE PREPARATION</li> <li>LIST OF EACH DEVICE USED</li> </ul>	<ul> <li>ur installation responsibility.</li> <li>LOAD BEARING CAPACITY OF SOIL</li> <li>IS A VAPOR RETARDER REQUIRED?</li> </ul>			
<ul><li>And as applicable:</li><li>SPACING OF PIERS</li><li>SPACING OF ANCHORS</li></ul>	• NUMBER OF DIAGONAL TIES			
Was the installer contracting directly vanother retailer or installer? Attach a co	with the consumer or were they subcontracted by opy of each contract.			
Attach a list of each person who worked on	the installation and how to contact them.			
If Air Conditioner was provided, name and lice	ense number of Air Conditioner installer:			
Copy of any required move permits should	be attached.			

Form: Installation Checklist Form Page 1 of 1 Proposed Form

- (18) (No change.)
- (19) Application for Statement of Ownership and Location.

#### Rationale:

Statutory compliance with §§1201.2055(b), 1201.2055(i), and 1201.219(b) revised by HB 2238. The revisions improve efficiency by incorporating the filing of a mortgage lien on the SOL application and eliminating the Notice of Lien (Other than a Tax Lien) form. The notary requirement was repealed in HB 2238.

### TEXAS DEPARTMENT OF HOUSING AND COMMUNITY AFFAIRS MANUFACTURED HOUSING DIVISION

P. O. BOX 12489 Austin, Texas 78711-2489 (800) 500-7074, (512) 475-2200 FAX (512) 475-3506 Internet Address: <a href="www.tdhca.state.tx.us/mh/index.htm">www.tdhca.state.tx.us/mh/index.htm</a>

#### APPLICATION FOR STATEMENT OF OWNERSHIP AND LOCATION

The filing of an application for the issuance of a Statement of Ownership and Location, later than sixty (60) days after the date of a sale to a consumer for residential use, may result in a fee of up to one hundred dollars (\$100). Any such application that is submitted late may be delayed until the fee is paid in full.

BLOCK 1: Transaction Identification										
This application is for:			(For Department	(For Department Use Only) Coding:						
Personal Property Transaction Real Property Transaction		Lien on file: Y	Lien on file: Y / N Lienholder Code							
	[home		New New		County Code:		Right	of Surv.:	Y / N	
<del>appl</del>	i <del>cation</del> ]		Used				8			
	[home				Retailer #:		Manu	facturer #:		
	ication]									
	Assignn	<u>ient</u>								
Othe	r									
				BLOCE	X 2(a): Home Info	ormati	on (required)			
Manufacti								D ( CM	Model:	
City	Addres State, Zi							Date of Ma	anufacture: quare Feet:	
	e Numbe								Vind Zone:	
			l Number	Compi	lete Serial Numb	er	Weight	Siz		* NOTE: Size must be
G .: 1				- T		-		X		reported as the outside dimensions ( <u>length and</u> width) of the home as
Section 1: Section 2:								X	ζ	measured to the nearest  1/2 foot at the base of the
Section 3: Section 4:								X	ζ	home, exclusive of the tongue or other towing
Section								X	ζ	device.
Is home being sold?  No Yes If yes, and if there is/are no HUD Label(s) or Texas Seal(s) on your home, a Texas Seal will need to be purchased and will be issued to each section of your home at an additional cost of \$35.00 per section.  Indicate which section(s) needs a Texas Seal(s):  (Single - \$35 Double - \$70 Triple - \$105)										
				BLO	OCK 3: Home Lo	cation	(required)			
Physical Loc	cation									
of Home: (or 911 addre.	ss)	Pi	hysical Address (can		•		State	ZIP	County	
Was home n Was Home I					nclude a copy of a provide installer into		permit. on below, if known			
Installer Nar and phone:	ne, addres	S								
•		<u> </u>		BLOCK	4: Ownership In	format	ion (required)			
		<b>4(a)</b> Se	ller(s) or Transfe	ror(s)			4(b) Purcha	ser(s), Transf	feree(s), or O	wner(s)
Name License # if Retailer:				Name				License # if Retailer:		
Name				Name						
Mailing Address				Mailin	g Address					
City/State/Zip				City/S	tate/Zip					
Daytime Phone	Number	(	) -			Daytin	ne Phone Number	(	) -	
4(c)	Date of sale, transfer or ownership change:									

<b>4</b> (d)	Did the buyer trade-in a home to purchase this home?  No Yes If yes, the application transferring the ownership to the Retailer must be attached to this application. Provide the following information on the home traded in:					
4(u)	HUD Label	, Serial No				
HUD Labe	el#:	Serial #:			GF# (for title co.):	
70.			ed, joint ow	ners will N(	OT have right of survivorship)	
☐ <u>Hu</u> be ☐ Joi	If joint owners desire right of survivorship, check the applicable box below:  Husband and wife will be the only owners and agree that the ownership of the above described manufactured home shall, from this day forward, be held jointly and in the event of death, shall pass to the surviving owner.  Joint owners are other than husband and wife, desire right of survivorship, and have attached a completed Affidavit of Fact for Right of Survivorship or other affidavits as necessary to meet the requirements of §1201.213 of the Standards Act.					
	Personal/Real Property Election - Pu	•				
	<del>-</del> -				cting title to the home will be filed in the records of	
Real Pr 1201.20	the Department.  Real Property – I (we) elect to treat this home as real property and certify that I am (we are) entitled to make this election in accordance with Section 1201.2055 of the Occupations Code because (one box must be checked):  I (we) own the real property that the home is attached to.  I (we) have a qualifying long-term lease for the land that the home is attached to.  The applicant or their authorized representative is the holder or servicer of the loan.  I (We) understand that the home will not be considered to be real property until a certified copy of the SOL has been filed in the real property records of the county in which the home is located AND a copy stamped "Filed" has been submitted to the Department.  Legal description must be provided for real property:  If a title company, list your file or GF #:					
☐ Invento	ory – (FOR RETAILER USE ONLY) F	Retailer number must be p	provided in I	Block 4b if tl	his election is checked.	
BLOCK 7:	Designated Use - to be designated by	purchaser(s), transfere	e(s), or own	er(s)		
	ntial Use (as a dwelling) OR esidential - Check <b>one</b> of the follow	ving: □ Business Use	$\Box S$	alvage		
informatio the event t	n. the Notice of Lien form MUST	T be completed and at	tached. T	<del>prevent a</del>	o   Yes If yes, complete the below lien on SOL from being issued without a lien, in er's contact person and phone number.  ———————————————————————————————————	
Date of Firs	t Lien:		Date of Se	cond		
Name of Fir			Name of Second Lienholder:			
Mailing Add	dress:		Mailing Address:			
City/State/Z	<u>Cip:</u>		City/State/Zip:			
Daytime Pho	one:		<b>Daytime I</b>	Phone:		
BLOCK 9:	Special Mailing Instructions.					
IF a copy o	of an SOL is to be mailed to anyone		Name:			
	the owner or lienholder of record (su					
	s a closing agent), please provide that mailing  Stree		Address:			
address her	address here [and enclose the additional fee]. City, State, Zip:					
<b>D.</b> 0 ~~~	Area Code/Phone  BLOCK 10: Signatures (Notarization is Optional). [Certification and Notarization - The statements set forth herein are made under oath and					
BLOCK 10 are true and		al).   Certification and N	<del>Notarization</del>	- The state	ements set forth herein are made under oath and	
[ <del>□ Seller (</del>	certifies that any required habitability we certifies that the purchaser has been	given a written disclosu			er sales are exempt).] ed by the Department describing the condition of	
the home and of any appliances that are included in the home.						

10(a) Signatures [Notarized signature] of each seller/transferor	10(b) Signatures [Notarized signature] of each purchaser/transferee or owner
Signature of owner or authorized seller Sworn and subscribed before me this day of, 20	Signature of purchaser/transferee or owner  Sworn and subscribed before me this day of, 20
Signature of Notary SEAL	Signature of Notary SEAL
Signature of owner or authorized seller Sworn and subscribed before me this day of, 20	Signature of purchaser/transferee or owner  Sworn and subscribed before me this day of, 20
Signature of Notary SEAL	Signature of Notary SEAL
<u>10(c)</u> For Li	en Assignments Only
Signature of authorized representative for previous lienholder	Signature of authorized representative for new lender

- (20) (23) (No change.)
- (24) Addendum to Application for SOL.

#### Rationale:

Added election back into form since HB 2238 repealed the notary requirement in §1201.2055(b). This will improve efficiency since it eliminates the Analyst from having to make a copy of the application for the applicant to make election and lets us utilize the addendum.

### Texas Department of Housing and Community Affairs Manufactured Housing Division

P. O. BOX 12489 Austin, Texas 78711-2489 (800) 500-7074, (512) 475-2200 FAX (512) 475-1109

Internet Address: www.tdhca.state.tx.us/mh/index.htm

#### Addendum to Application for Statement of Ownership and Location

BLOCK 1: Home Information					
HUD Label: Serial Number:					
BLOCK 2: Statement of Facts					
(Provide the information checked below.)					
1Physical address is:(cannot be a Rt. or P.O. Box) Address	City	State	ZIP	County	
	City	State	ZH	Country	
2Purchaser's mailing address is:	City	State	ZIP	County	
	,				
3Seller's mailing address is:	City	State	ZIP	County	
A	J			,	
4Date of Sale:					
<b>5.Designated Use is:</b> [ ] Residential Use (as a dwelling) OR [ ] Non-Residential If non-residential, specify:	[ ] <i>B</i> t	usiness Use	<u>or</u> [ ]	Salvage	
6HUD Label number(s): Section 1					
Section 2					
Section 3					
Section 3  Home has no label number(s). I have enclosed \$35 per seal, per section (Singlewide \$35 Double \$70, Triple \$105)					
Home has no label OR serial number anywhere on the home. I have stated so under oath, in a sworn statement, on the back of this form.					
7. Election: Real Property Personal Property If real property, provide the legal description below.					
8.[7-]Legal Description:					
Block 3: Signature(s)					
I hereby state to the Manufactured Housing Division of the Texas Department of Ho	using and	Community	Affairs as	follows:	
In connection with my application for a Statement of Ownership and Location for the provide the following information as an addendum to my application:	e above-d	escribed man	ufactured	home, I hereby	
(Seller's Signature)	(P	urchaser's Signo	uture)		
(Seller's Signature)	(P	urchaser's Signa	ature)		

(25) – (26) (No change.)

(27) Taxing Entity Application for Texas Seal (Form S).

<u>Rationale</u>: Removed payment information because there is no fee for taxing entities to obtain a Texas Seal.

### Texas Department of Housing and Community Affairs Manufactured Housing Division

P. O. BOX 12489 Austin, Texas 78711-2489 (800) 500-7074, (512) 475-2200 FAX (512) 475-1109 Internet Address: <a href="www.tdhca.state.tx.us/mh/index.htm">www.tdhca.state.tx.us/mh/index.htm</a>

#### TAXING ENTITY APPLICATION FOR TEXAS SEAL

#### FORM S

Please type or print clearly. Please fill out form completely.

	BLOCK 1: Home Information (Must be completed.)					
Manufacturer Name:	Manufacturer Name: Year of Manufacture:					
Model:			Date of Seizure:			
	Size		(Department Use Only)			
	(Width X Length)		Seal #			
Section One:	X	TXS				
Section Two:	X	TXS				
Section Three:	X	TXS				
	[BLOCK 2: Pay	<del>ment Informa</del>	tion]			
[Single Section: \$35	[Double S	Section: \$70]	[Triple Section: \$105]			
[ <del>Plea</del> :	se make cashier's check or i		<del>-</del>			
	BLOCK 2[3]: Address V					
		form will be reti	urned to you using a window envelope.			
Retailer/Installer License	Number (ii applicable):	D	DI II (			
Name:		Day	Phone #: ( )			
Mailing Address:						
City/State/Zip:	City/State/Zip:					
	BLOCK 3[4]: Location of					
			fice. If it is a double or triple section home, place ow for affixing the seal(s) to your home.			
Front	Rear		Texas Seal should be placed here.			
	BLOCK <u>4[5]</u>	: Certification	n			
By signing, I certify to the best of my knowledge that no serial number, HUD Label or Texas Seal can be found on this manufactured home and that the home to which the Texas Seal will be affixed meets the definition of a HUD-Code manufactured home or a mobile home as defined in Chapter 1201 of the Occupations Code (on back). It is understood that the Texas Seal is issued for identification purposes only and may not be construed to imply that the home is habitable or that the purchaser of the home at a tax sale may obtain a title document from the department without an inspection for habitability.						
Signature		Title	Date			

#### **Occupations Code**

#### §1201.459. Compliance Not Required for Sale for Collection of Delinquent Taxes

- (a) In selling a manufactured home to collect delinquent taxes, a tax collector is not required to comply with this subchapter or another provision of this chapter relating to the sale of a used manufactured home.
- (b) If a home does not have a serial number, seal, or label, the tax appraiser or tax assessor-collector may apply to the department for a seal if the tax appraiser or assessor-collector assumes full responsibility for the affixation of a seal to the home and the seal is actually affixed on the home.
- [(b) If the home does not have a serial number, seal, or label, the tax collector may:]
  - [(1) apply to the department for a seal;]
  - [(2) pay the applicable fee; and]
  - [(3) recover that fee as part of the cost of the sale of the home.]
- (c) A [The] seal issued to a [the] tax assessor-collector is for identification purposes only and does not imply that:
  - (1) the home is habitable; or
  - (2) a purchaser of the home at a tax sale may obtain a <u>new statement of ownership and location [document of title]</u> from the department without an inspection for habitability.

#### **Definitions**

"Mobile Home" means a structure that was constructed before June 15, 1976, transportable in one or more sections, which, in the traveling mode, is eight body feet or more in width or 40 body feet or more in length, or, when erected on site, is 320 or more square feet, and which is built on a permanent chassis designed to be used as a dwelling with or without a permanent foundation when connected to the required utilities, and includes the plumbing, heating, air-conditioning, and electrical systems.

"HUD-code manufactured home" means a structure constructed on or after June 15, 1976, according to the rules of the United States Department of Housing and Urban Development, transportable in one or more sections, which, in the traveling mode, is eight body feet or more in width or 40 body feet or more in length, or, when erected on site, is 320 or more square feet, and which is built on a permanent chassis and designed to be used as a dwelling with or without a permanent foundation when connected to the required utilities, and includes the plumbing, heating, air-conditioning, and electrical systems. The term does not include a recreational vehicle as that term is defined by 24 C.F.R. Section 3282.8(g).

- (28) (No change.)
- (29) Instructions to Third Party Closer.

Rationale: Statutory compliance with §1201.206(a) revised by HB 2238.

### Texas Department of Housing and Community Affairs Manufactured Housing Division

P. O. BOX 12489 Austin, Texas 78711-2489 (800) 500-7074, (512) 475-2200 FAX (512) 475-1109 Internet Address: <a href="https://www.tdhca.state.tx.us/mh/index.htm">www.tdhca.state.tx.us/mh/index.htm</a>

#### INSTRUCTIONS TO THIRD PARTY CLOSER

[On sale of a manufactured home that is personal property at the time of sale, exchange, or leasepurchase but is to be converted to real property]

[Name and address of title company, attorney, or other party closing the transaction]

Re:	Sale, exchange, or lease-purchase of the manufactured home (the "Home") identified by:					
	Texas seal or HUD label number(s):					
	Serial Number(s):					
	To:	_ (the "New Owner")				

Dear Third Party Representative:

The undersigned is licensed as a retailer under the Texas Manufactured Housing Standards Act, Tex. Occ. Code, Chapter 1201 (the "Act") and has entered into an agreement to sell, exchange, or lease-purchase the Home to the New Owner. It is contemplated that in connection with the closing of this transaction, the New Owner will elect to treat the Home as real property in accordance with Section 1201.2055 of the Act. In closing this transaction, you are hereby directed to perform each of the following:

- 1) Obtain the New Owner(s)' signature(s) on the enclosed Application for Statement of Ownership and Location and have it (them) notarized.
- 2) Insert your name and address in Block 9 of the Application for Statement of Ownership and Location as the person and place to which the Statement of Ownership and Location should be delivered.
- 3) Collect the \$55 fee for Application for Statement of Ownership and Location and all necessary recording fees.
- 4) File the <u>original</u> completed[,] <u>and</u> executed[, <u>and notarized</u>] Application for Statement of Ownership and Location <u>and original Manufacturer's Certificate of Origin (MCO)</u> (if the home is <u>new)</u> with:

Texas Department of Housing and Community Affairs Manufactured Housing Division P. O. Box 12489 Austin, TX 78711-2489

This step must BY LAW be completed no later than the 60<sup>th</sup> day after the closing of the sale, exchange, or lease-purchase. Delay beyond that date may give rise to the incurring of penalties, for which you will be held responsible in the event they are assessed.

- 5) Upon receipt of a recordable copy of the Statement of Ownership and Location that is issued by the Texas Department of Housing and Community Affairs, Manufactured Housing Division, record that document in the real property records for the county where the Home is reflected as being located.
- 6) Notify the Tax Assessor-Collector for the county where the Home is located that the Statement of Ownership and Location has been recorded.
- 7) Provide the Texas Department of Housing and Community Affairs, Manufactured Housing Division with a copy of the file stamped, recorded Statement of Ownership and Location, accompanied by a statement confirming that step 6, above, was done.

## Steps 5, 6, and 7 MUST be done within the 60 day period following the date of issuance of the Statement of Ownership and Location by the Texas Department of Housing and Community Affairs.

These instructions are in addition to and not in lieu of any instructions provided by any lender or other party.

In the event that the Texas Department of Housing and Community Affairs, Manufactured Housing Division requires any additional information in order to process the Application for Statement of Ownership and Location, you may contact the undersigned for assistance.

The Application for Statement of Ownership and Location, completed and executed by the undersigned but still requiring the completion and notarized execution by the New Owner(s) is enclosed herewith.

This instructions letter is being sent as an original and a copy. Please acknowledge these instructions in the space provided on the copy and return it to the undersigned at:

	]		
Please do not	t hesitate to call if there is any	ything further you require in	this regard.
Enclosures		Sincerely,	
Acknowledge	ed this day of	,	
By:			

(30) Notice of [Lien for] Tax Lien/Release Form.

<u>Rationale</u>: Revised the title of the form, contact phone numbers, signature lines, and information in the section for Department use.

### Texas Department of Housing and Community Affairs Manufactured Housing Division

P. O. BOX 12489 Austin, Texas 78711-2489

(800) 500-7074, x5-2889, (512) 475-2889 FAX (512) 463-7951 [(512) 475-2200 FAX (512) 475-1109]

Internet Address: www.tdhca.state.tx.us/mh/index.htm

#### NOTICE OF [LIEN FOR] TAX LIEN/RELEASE

	Ticuse type of print cicurty.					
Taxpaver Name and Tax Roll Account # a	BLOCK 1: Information re for information purposes only. All other	· information	is REOUIRED.			
HUD Label or Texas Seal #:						
Tax Roll Account #:						
Compl	oto O Digit Torring Fratity ID #.					
	County Code (3 digits):					
County Name:						
	Tax Year Recorded/Released:					
Amount of Lien (Aggregate amount if	_					
N 6 1 4	for multiple entities.):					
Name of person in whose name the manufactured home is listed on the tax roll:						
	(Name)					
Taxpayer Address:	(Address)					
	(Address)					
	(City)	(State)	(Zip Code)			
Collector's Name & Name of Taxing Entity:						
Collector's Address:						
	(Address)		_			
	(City)	(State)	(Zip Code)			
Collector's Phone #:		(Siere)	(Elp code)			
BLOCK 2: Signature REQUIRED for Tax Lien Recording						
	<b>DED</b> with this form is in accordance with a		provisions of the Tax			
Code. If this lien recordation is done as a c	central collector, the undersigned further repr	esents that it	is on file as a central			
collector with the Texas Department of Hous	ing and Community Affairs and that such reco	ords are comp	lete and current.			
(Signature of Tax Collector or Authorized Re	presentative [Collector's Signature])		Date)			
	Signature REQUIRED for Tax Lien Rel	,	Duie)			
	<b>ED</b> with this form has been discharged and si		oved from the records			
, ,	Community Affairs. If this lien release is					
-	tle as a central collector with the Texas Depart	rtment of Hou	using and Community			
Affairs and that such records are complete and current.						
(Signature of Tax Collector or Authorized Re	presentative [Collector's Signature])		Date)			
	Department Use Only					
Filing NOT pr	ocessed because:	Date I	Rejected:			
Home is elected as real property.	No signature was provided.		<u> </u>			
No serial or label number.	No tax roll account number was provided.  No taxing unit ID number was provided.	_	<del>s NOT</del>			
Lien listed is not on file.	No tax year was provided		ded because:			
Decord received often the filing deedline	O41	l No m	anufactured home ID#(s)			

	nly one taxing entity and dollar amount can be listed on the form when recording a lien.	<del>provided.</del>
		Our records indicate that this
ETENII.	ng Recorded	home is real property. No lien can
[ <del>r II</del>	nig Kecorded	<del>be recorded.</del>
<b>Dat</b>	왕]	Received after the filing
	•	<del>deadline.</del>
		Required Information not
		provided.]

(31) <u>HUD Disclosure to Consumer Regarding Dispute Resolution [Notice of Lien to Perfect a Lien (Other than Tax Lien) Form</u>].

#### Rationale:

Statutory compliance with §1201.219(b) revised by HB 2238, which enables the Notice of Lien (Other than a Tax Lien) form to be incorporated in the SOL. No separate form needed.

The new Dispute Resolution form is added to comply with Federal Regulations, 24 CFR §3288.5.

#### Texas Department of Housing and Community Affairs

#### MANUFACTURED HOUSING DIVISION

P. O. BOX 12489 Austin, Texas 78711-2489

(800) 500-7074, (512) 475-2200 FAX (512) 475-1109

Internet Address: www.tdhca.state.tx.us/mh/index.htm

#### **HUD Disclosure to Consumer Regarding Dispute Resolution**

Name of Retailer or Installer:
License No.:
Effective: 02/08/08 24 CFR § 3288.5 Retailer notification at sale.
Retailer notice at the time of signing. At the time of signing a contract for sale or lease for a manufactured home, the retailer must provide the purchaser with a retailer notice. This notice may be in a separate document from the sales contract or may be incorporated clearly in a separate section on consumer dispute resolution information at the top of the sales contract. The notice must include the following language:
"The U.S. Department of Housing and Urban Development (HUD) Manufactured Home Dispute Resolution Program is available to resolve disputes among manufacturers, retailers, or installers concerning defects in manufactured homes. Many states also have a consumer assistance or dispute resolution program. For additional information about these programs, see sections titled "Dispute Resolution Process" and "Additional Information— HUD Manufactured Home Dispute Resolution Program" in the Consumer Manual required to be provided to the purchaser. These programs are not warranty programs and do not replace the manufacturer's, or any other person's, warranty program."
Consumer Signature
Consumer Printed Name
<u>Date</u>

### Texas Department of Housing and Community Affairs Manufactured Housing Division

P. O. BOX 12489 Austin, Texas 78711 2489 (800) 500 7074, (512) 475 2200 FAX (512) 475 1109

Internet Address: www.tdhca.state.tx.us/mh/index.htm

### NOTICE OF LIEN TO PERFECT A LIEN (OTHER THAN TAX LIEN)

BLOCK 1: Home Information (required)						
	Label/Seal Number		Complete Serial Number			
Section 1:						
Section 2:						
Section 3:						
Section 4:						
<b>BLOCI</b>	2: Liens - Specify any liens (other than tax lien	ns), charges, or	other encumbrances to be recorded on the SOL			
Effect ve Date o		Effective Date of Lien:				
Name of Firs Lienholder		Name of Second Lienholder:				
Mailing Address	•	Mailing Address:				
City/State/ZIF	•	City/State/ZIP:				
Daytime Phon Number	· ()	Daytime Phone Number:	$\longleftrightarrow$			
Dollar amount o		Dollar Amount of Lien:	\$			
	BLOCK 3: Signature of owner/borrower					
==		=				
,	<del>Signature of purchaser/transferce or owner</del>		Signature of purchaser/transferee or owner			
	BLOCK 4: F	or Lien Assign	ments			
===	Name of Former Lienholder	=	Name of New Lienholder			
	Signature of Authorized Representative		Signature of Authorized Representative			
Sworn and sub	scribed before me this day of, 20	Sworn and	subscribed before me this day of, 20			
	Signature of Notary SEAL	=	Signature of Notary SEAL			

(32) - (34) (No change.)

(35) Application for License Renewal (other than a salesperson).

Rationale: Statutory compliance with §1201.114(a) and §1201.113.

### Texas Department of Housing and Community Affairs Manufactured Housing Division

P. O. BOX 12489 Austin, Texas 78711-2489

(800) 500-7074, (512) 475-2200 FAX (512) 475-3506

Internet Address: www.tdhca.state.tx.us/mh/index.htm

#### APPLICATION FOR LICENSE RENEWAL (OTHER THAN SALESPERSONS)

Renew your license in one of 3 ways:

- **NEW! Renew online using a credit card or electronic check.** For eligibility requirements and other information, visit us on the web at <a href="https://www.tdhca.state.tx.us/mh/industry-info.htm">www.tdhca.state.tx.us/mh/industry-info.htm</a>. Please help us improve by completing the survey afterward.
- Complete this application and mail it with the renewal fee and proof that you completed the continuing education to: TDHCA, P.O. Box 12489, Austin, Texas 78711-2489
- Deliver in person this completed application with the fee to the MHD's physical location in on the 1st floor at: 221 East 11th Street,
   Austin, Texas

BLOCK 1: Applicant Information (Please type or print clearly.)					
License Number:	Current	Business Name:			
Expiration Date:		Mailing Address:			
			ve not yet reported to TDHCA? [ ] our bond covers the changes.	Yes [] No	
	Has there been any change in location that you have not yet reported to TDHCA? [ ] Yes [ ] No If yes, you must submit acceptable evidence that your bond covers the changes.				
1	Has there been any change in corporate officers that you have not yet reported to TDHCA? [ ] Yes [ ] No If yes, please list name(s) and date(s) of birth on the back of this page.				
misdemeanor	Have you, or a corporate officer or partner, been convicted in Texas or any other state of any felony or misdemeanor offense, other than a class c misdemeanor for a traffic violation, in the last 24[12] months?  If yes, please visit our website or contact our office to obtain a Criminal Conviction Affidavit, which you must complete and submit with this application.				
	Have you completed the requirements for continuing education?  If yes, please attach the class certificate.				
	Are you in arrears on any taxes owed the State of Texas? [ ] Yes [ ] No If yes, please call Tax Assistance at (512) 463-4600 or 1-800-252-5555.				
	Are you in arrears on a guaranteed student loan? [] Yes [] No If yes, please call the Guaranteed Student Loan Corporation at (512) 835-1900.				
Attach a list of all related persons to this application as required by §1201.103 of the Standards Act.					
BLOCK 2: License Type and Fees					
Please check one:	[ ] Retailer (R) [ ] Broker (B) [ ] Installer (I) [ ] Retailer/Bro [* Installers must have a cur	\$350 \$350 bker (RB) \$900	[ ] Retailer/Installer (RI)[*] [ ] Retailer/Broker/Installer (RBI [ ] Salvage Rebuilder (S) [ ] Manufacturer (M) on file or submit it with this notice.]	\$900 \$1250 \$550 \$850	
BLOCK 3: Certification					
With knowledge of the penalties for false statements, I certify that to the best of my knowledge all information submitted on this application and on all attached documents is true and correct.					
	Printed Name and Title	Phone Number	Signature of Owner or Corporate Officer	Date	
Dena	rtment Use Only	1 License Renewal Fee Rece	ived Date Received:	/ /	

- (36) (37) (No change.)
- (38) [Probationary Notice of Installation (Form T) for Provisional Installer's License.

<u>Rationale:</u> Statutory compliance with §1201.104(f) revised by HB 2238 and formatting corrections.



### Texas Department of Housing and Community Affairs MANUFACTURED HOUSING DIVISION

P. O. BOX 12489 Austin, Texas 78711-2489 (800) 500-7074, (512) 475-2200 FAX (512) 475-3506 Internet Address: <a href="www.tdhca.state.tx.us/mh/index.htm">www.tdhca.state.tx.us/mh/index.htm</a>

You may fax or email [Fax] this report within 3 working days from the date of installation to your assigned field office. Mail the original and fee by regular mail to the address on the letterhead.

#### NOTICE OF INSTALLATION (FORM T)

HUD Label	or Texas Seal # (s):	Ser	ial # (s):		
Manufactur	rer Name:	L	icense No		
		Date of Manufacture:			
Draw A M	Iap To Provide Directions	s To Home On Page 2			
Consumer:		Phone Numbers: Home: (	)	Work: ()	
Mailing Addres	s:	City		ZIP:	
Site Address: _		City		ZIP:	
County Where I	Home is Installed:		<del>_</del>		
Actual Installati	on Date:/ Wind Z	Zone on Data Plate: I () II () II	I <u>()</u>		
Is the home inst	alled in a Humid & Fringe Climate Ye	s () No () Was the home lab	peled for alternate	e construction. Yes	() No ()
Γ	Name	Address	License #	Expiration Date	Phone #
				Dute	
Retailer					
Installer					
	() New () Used	Does retailer or installer pro	vide skirting?	Yes () No (	_)
Is installation	nart of sales contract of used ho	me? Yes () No () Not Ap	onlicable ( )		
	The home has been installed in a	<del></del>	pricable <u>( )</u>		
		Instructions (provide page numb	per or option		).
		ch a copy of the drawing for this sy	_		
an Used Home:	y drawing previously submitted).		_		
	anufacturer's Home Installation	Instructions (provide page numb	er or ontion		).
		Texas Administrative Code (10 T	-		
<u> </u>	stabilization system registered w	ith the Department in accordance	e with 10 TAC	§80.26 - provide	
() 4. A	-	ch a copy of the drawing for this sy			f applicable, to
		OD IS CHECKED, IT WIL	L BE PRES	SUMED THAT	Γ OPTION 2

(STATE GENERIC STANDARDS) WAS USED.

To be submitted to the Department along with the required fee no later than the 3rd day after which the installation is completed. The Installation Report (Form T) should <u>not [no longer]</u> be submitted with the title documents.

<u>Per §1201.206(i)</u>: On secondary moves the notice must be accompanied by either the original notice of installation or a certification that a true and correct copy of the notice of installation has been provided to the chief appraiser of the county where the home is installed. The delivery of the copy of the notice to the chief appraiser may be accomplished by either certified mail or by electronic mailing of the electronically reproduced document in a commonly readable format.

I verify that I am a licensed installer, that I am res the information supplied is true and correct. Execut	-		
Signature (Retailer/Installer)	Name (print or type)		
NOTE: A minimum of five (5) <u>provisional [provisional [probationary]</u> installer's	bationary] installations must be inspected without s license to become a full installer's license.		
Department Use Only			
☐ Inspected Without Violations	☐ Not Inspected, Unable to Locate		
☐ Inspected With Violations	☐ Not Inspected, No Unit At Location		
☐ Not Inspected, Unit Skirted	☐ Not Inspected, Unit Not Accessible		
Inspection Date: HUD/Seal #:			
I hereby certify on this day of, 20 that the above inspection results are true and correct to the best of my knowledge and belief.			
Inspector Signature:	Printed Name:		

**DRAW MAP BELOW** 



(39) Notice of Intent to Acquire Ownership of Abandoned Manufactured Home.

<u>Rationale</u>: Statutory compliance with §1201.217(b) revised by HB 2238, which requires that notice be also given to any known intervening owners of liens or equitable interest.

This notice must be sent by certified mail, return receipt requested, to the owner of record of the manufactured home described below and each lien holder, including any holder of a tax lien, reflected in the official records of the Texas Department of Housing and Community Affairs, Manufactured Housing Division, as of the date that this notice is sent.

# IMPORTANT NOTICE OF INTENT TO ACQUIRE OWNERSHIP OF AN ABANDONED MANUFACTURED HOME

RE: Manufactured Home with HUD label, Texas	s Seal and/or Serial Number(s) (the "Home")
Name and address of owner(s) of record:	Name and address of 1 <sup>st</sup> lienholder of record:
Name and address of any intervening owners of liens or equitable interest:	Name and address of 2 <sup>nd</sup> lienholder of record:
	Name and address of Tax Assessor-Collector where home is located:
Dear:  The above-referenced Home is on my r	eal property located at and appears to have been abandoned. It has
been continuously unoccupied for at least four more Home, is delinquent (insert description of indebted	nths, and the following indebtedness, secured by the ness including holder/payee):
days from the date of this letter, to declare the l Department of Housing and Community Affairs, l	OME ABANDONED. It is my intent forty-five (45) Home to be abandoned and to apply to the Texas Manufactured Housing Division, for a Statement of the, reflecting me to be the owner of the Home, free Occ. Code, §1201.217.
(Printed Name of Real Property Owner)	(Signature of Real Property Owner)

Form: Abandoned Home Notice Form Page 1 of 1 Proposed Form

(40) Affidavit of Fact for Abandonment.

Rationale: Statutory compliance with §1201.217(b) & (f) revised by HB 2238.

### Texas Department of Housing and Community Affairs Manufactured Housing Division

P. O. BOX 12489 Austin, Texas 78711-2489 (800) 500-7074, (512) 475-2200 FAX (512) 475-1109

Internet Address: www.tdhca.state.tx.us/mh/index.htm

### Affidavit of Fact for Abandonment (Sworn Statement)

(Sworn Statement)			
BLOCK 1: Home Information			
Manufacturer: Model:			
Serial Number: Label # and/or Seal #:			
BLOCK 2: Statement of Facts			
I own the real property on which the manufactured home identified above is located. Such manufactured home has been continuously unoccupied for at least four (4) months. Any indebtedness secured by the manufactured home is delinquent. I have made reasonable efforts to locate and give notice to all owners and lienholders of record with the Department that I am seeking to acquire ownership of this manufactured home pursuant to Tex. Occ. Code, Section 1201.217, Manufactured Home Abandoned. The manufactured home has remained on the real property for at least forty-five (45) days after the date that each such notice was postmarked. As evidence that all notice requirements have been fulfilled and that I am entitled to a statement of ownership and location reflecting me as the owner of the manufactured home, I have attached a true and correct copy of each of the following documents:  • Each notice and the return receipt for certified mail that was sent to the following:  • Each owner of the home at the address(es) on the statement of ownership and location records of the Department.  • Each lienholder, including the county in which the home is located, and each holder of a recorded tax lien, on the statement of ownership and location records of the Department.  • Each intervening owner of lien or equitable interest.  • Evidence that any indebtedness secured by the manufactured home is delinquent.  • Neither the affiant nor any person related or affiliated with them has now, or has ever, owned an interest in the manufactured home.  For any certified mail for which the return receipt indicated that such mail was unclaimed or undeliverable, I have made a reasonable effort to determine the location of the party to whom such mail was addressed and, if I could locate an alternative address, I sent them the same notice at the alternative address by certified mail, and copies of the return receipts for such certified mail are attached.  I certify that my ownership of the above-described real property is duly recorded in the d			
BLOCK 3: Signatures (Notarization is REQUIRED)			
(Signature)  Before me personally appeared the person(s) whose signature(s) appear above, who by being sworn, upon oath, say that the statements set forth hereinabove are true and correct. Subscribed and sworn before me this day of 20			
(Name of Notary)  SEAL  (Notary Public)			

(Commission Expires)

Notary Public State of Texas

- (41) (No change.)
- (42) Application for Salesperson's License Renewal.

Rationale: Statutory compliance with §1201.103(d)(1) and §1201.113 revised by HB 2238.

### Texas Department of Housing and Community Affairs MANUFACTURED HOUSING DIVISION

#### MANUFACTURED HOUSING DIVISION

P. O. BOX 12489 Austin, Texas 78711-2489 (800) 500-7074, (512) 475-2200 FAX (512) 475-3506 Internet Address: www.tdhca.state.tx.us/mh/index.htm

#### APPLICATION FOR SALESPERSON'S LICENSE RENEWAL

Renew your license in one of 3 ways:

- Renew online using a credit card or electronic check. For eligibility requirements and other information, visit us on the web at <a href="https://www.tdhca.state.tx.us/mh/industry-info.htm">www.tdhca.state.tx.us/mh/industry-info.htm</a>. Please help us improve by completing the survey afterward.
- Complete this application and mail it with the renewal fee to: TDHCA, P.O. Box 12489, Austin, Texas 78711-2489
- Deliver in person this completed application with the fee to the MHD's physical location in on the 1st-floor at: 221 East 11th-Street, Austin, Texas

Type	Renewal Fee	1 to 90 days late	90 to 364 days late
		$(1 \frac{1}{2} \text{ times the renewal})$	(2 times the renewal fee)
Salesperson	\$200	\$300	\$400

BLOCK 1: Salesperson Information (Please type or print clearly.)				
	Expi	ration Date:		
Work Phone:				
Have you been convi	cted in Texas or any other state of than a Class C misdemeanor for a	a felony or misdemeanor offense, other a traffic violation, in the last 24 months?	[ ] Yes [ ] No	
If yes, please visit our	website or contact our office to o	obtain a Criminal Conviction Affidavit.		
		equirements for continuing education?  yes, please attach the class certificate	[ ] Yes [ ] No	
	BLOCK 2: Emp	oloyer Information		
Name of Sponsoring Retailer or Broker: Sponsoring Retailer's or Broker's Address:				
City/State/ZIP: Sponsoring Retailer's or Broker's License#:				
BLOCK 3: Certification				
License is subject to revocation, if the Department is <u>NOT</u> notified in writing of any changes in the information given on this application or if there is a violation of the law. Evidence that the continuing education requirements of §1201.113 have been completed must be received by the Department before the license can be renewed.				
With knowledge of penalties for false statements, I certify that to the best of my knowledge all information submitted on this application and on all attached documents is true and correct.				
(Signature of Applicant)	(Date)	(Signature of Sponsoring Retailer or Bro	<u>Date</u> )	

(43) Application for **Continuing Education [License Instruction]** Provider.

<u>Rationale</u>: Revised the title from Application for License Instruction Providers to Application for Continuing Education Providers.

### Texas Department of Housing and Community Affairs Manufactured Housing Division

P. O. BOX 12489 Austin, Texas 78711-2489 (800) 500-7074, (512) 475-2200 FAX (512) 475-3506

Internet Address: www.tdhca.state.tx.us/mh/index.htm

APPLICATION FOR CONTINUING EDUCATION LICENSE INSTRUCTION PROVIDER  (Please type or print clearly.)				
Check one: [ ] 2	0 Hour Initial Licensing Class [ ]	8 Hour Continuing Education Class		
1. Legal Business Name:				
	2. Have you ever been an approved [ ]YES [ ] NO If yes, provide dates:  Continuing Education [License			
3. Physical Location Addre	ess: City, State, ZI	P and County		
4. Phone:		Fax:		
5. Mailing Address:	City, State, ZI			
		-		
6. Email Address:				
7. Provide complete list of a biographies and credentials	all instructors (additional instructors may be list for each instructor.	sted on a separate sheet). Attach		
Legal Name and Title	Mailing Address, City, State and Z	IP Phone		
	Certification			
Continuing Education [License Instruction] Provider is subject to revocation, if the Department is NOT notified in				
writing of any changes in the information given on this application or if there is a violation of the law.				
Included with this application is a true and correct copy of the course material to be used for said course.				
With knowledge of penalties for false statements, I certify that to the best of my knowledge all information submitted on this application and on all attached documents are true and correct.				
(Signature of Applicant or President, if incorporated) (Date) (Signature of Secretary, if incorporated) (Date)				
Department Use Only				
Education:	Fees:	Additional Requirements:		
[ ] Copy of Course Material	[ ] \$300.00 Fee	<ul> <li>[ ] Biography for each instructor</li> <li>[ ] Credentials for each instructor</li> <li>[ ] Schedule of fees to be charged for the course</li> </ul>		

(44) – (46) (No change.)